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Attorneys for Defendant Crazy Maple Studio, Inc.

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

LYNNE FREEMAN, an individual,

Plaintiff,

-against-

TRACY DEEBE-ELKENANEY P/K/A TRACY
WOLFF, an individual, EMILY SYLVAN KIM, an
individual, PROSPECT AGENCY, LLC, a New Jersey
limited liability company, ENTANGLED
PUBLISHING, LLC, a Delaware limited liability
company, HOLTZBRINCK PUBLISHERS, LLC,
D/B/A/ MACMILLAN, a New York limited liability
company, UNIVERSAL CITY STUDIOS, LLC, a
Delaware limited liability company, CRAZY MAPLE
STUDIO, INC, a California corporation,

Defendants.

Case No. 1:22-cv-02435-AT

STIPULATION AND ORDER

WHEREAS, Defendant Crazy Maple Studio, Inc. (“Crazy Maple”) was added to this action
as a Defendant in the First Amended Complaint (“FAC”);

WHEREAS, Crazy Maple accepted service of the First Amended Complaint by signing a Waiver of Service of Summons (“Waiver”);

WHEREAS, pursuant to the Waiver Crazy Maple has until and including August 1, 2022, to respond to the FAC;

WHEREAS, Crazy Maple has advised Plaintiff that it intends to file a motion to dismiss on grounds of personal jurisdiction and/or to transfer venue;


WHEREAS, Plaintiff and Crazy Maple are discussing the possibility of dismissing the Crazy Maple without prejudice as a party to the action;

WHEREAS, Plaintiff has prepared a draft agreement and Crazy Maple has provided Plaintiff with its initial comments to the draft;

WHEREAS, Plaintiff has agreed to extend Crazy Maple’s time to respond to the FAC to allow the parties time to hopefully finalize the agreement;


NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiff Lynne Freeman (“Plaintiff”) and Defendant Crazy Maple Studio, Inc. (“Crazy Maple”), that Crazy Maple’s time to answer or move with regard to Plaintiff’s First Amended Complaint (ECF No. 24) is hereby extended to August 22, 2022.

CSReeder, PC

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*Attorneys for Defendant Crazy Maple Studio,
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SO ORDERED.

Dated: _____, 2022

HON. ANALISA TORRES